CIVIL COVER SHEET

ge information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by

purpose of intelating the	e civil dock	et sheet. (SEE INSTRUCT	TONS ON NEXT PAG	E OF THIS F	ORM.)	774, is required for the	use of the Cr	on count	ioi tiic
I. (a) PLAINTIF	FFS				DEFENDANTS VASILIKI M. KRON	IS a/k/a VASILK I M, HR		331	
	,				1109 Carolina Avenue West Chester, PA 193	:			:
(b) County of Res		First Listed Plaintiff			County of Residence	of First Listed Defendan	nt Chester		
	(EXCE	EPT IN U.S. PLAINTIFF CAS	SES)		NOTE:	(IN U.S. PLAINTIFF C. IN LAND CONDEMNAT THE TRACT OF LAND	TION CASES,	USE THE LO	CATION OF
		dress, and Telephone Number			Attorneys (If Known)	\setminus			
KML Law 701 Marke	v Group, et Street.	P.C. – Rebecca A., Ste. 5000, Phila.,	Solarz, Esqui PA 19106	ıre					
		larz@kmllawgroup	p.com		(0)				
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U.S. Government Plaintiff		3 Federal Question (U.S. Government Not of	a Party)	- Citiz	zen of This State	DEF 1 X 1 Incorporate of Busine	ed <i>or</i> Principal less In This Sta	Place	
2 U.S. Government Defendant		4 Diversity (Indicate Citizenship of	f Parties in Item III)	Citiz	zen of Another State		ed <i>and</i> Principa ness In Another		5 5
•					zen or Subject of a oreign Country	3 Foreign Na	ition		6 6
IV. NATURE OF		(Place an "X" in One Box Or						OF VENEZIE	- OVIEW C
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120 Marine 130 Miller Act		310 Airplane 315 Airplane Product	365 Personal Injur Product Liabi 367 Health Care/	гу -	of Property 21 USC 881 90 Other	423 Withdrawal 28 USC 157	4(00 State Reappo 10 Antitrust 30 Banks and B	ortionment
140 Negotiable Instrum 150 Recovery of Overp	payment	Liability 320 Assault, Libel &	Pharmaceutica	1		PROPERTY RIGHT	rs 4	50 Commerce	
& Enforcement of . 151 Medicare Act	Judgment	Slander 330 Federal Employers'	Personal Injur Product Liabil			820 Copyrights 830 Patent		60 Deportation 70 Racketeer In	
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Excludes Veterans	· .	345 Marine Product	Liability		LABOR	SOCIAL SECURITY	Y 49	90 Cable/Sat TV	V
153 Recovery of Overp of Veteran's Benef		Liability 350 Motor Vehicle	PERSONAL PROI 370 Other Fraud	PERTY 7	10 Fair Labor Standards Act	861 HIA (1395ff) 862 Black Lung (923)		50 Securities/Co Exchange	ommodities/
160 Stockholders' Suit: 190 Other Contract	ts	355 Motor Vehicle Product Liability	371 Truth in Lend 380 Other Persons		20 Labor/Management Relations	863 DIWC/DIWW (40 864 SSID Title XVI		90 Other Statute 91 Agricultural	
195 Contract Product L	Liability	360 Other Personal	Property Dam	age 7	40 Railway Labor Act	865 RS1 (405(g))	89	93 Environmen	tal Matters
196 Franchise		Injury 362 Personal Injury -	385 Property Dam Product Liabil		51 Family and Medical Leave Act		89	95 Freedom of I Act	Information
	TO 1	Medical Malpractice		7	90 Other Labor Litigation	EEDERAL TAN OVI		96 Arbitration	D 4
REAL PROPERT 210 Land Condemnation		440 Other Civil Rights	PRISONER PETIT Habeas Corpus:	IONS /	91 Employee Retirement Income Security Act	FEDERAL TAX SUI 870 Taxes (U.S. Plaint		99 Administrati Act/Review	or Appeal of
220 Foreclosure		441 Voting	463 Alien Detaine			or Defendant)		Agency Deci	
230 Rent Lease & Ejec 240 Torts to Land	etment	442 Employment 443 Housing/	510 Motions to Va Sentence	acate		871 IRS—Third Party 26 USC 7609	9:	50 Constitution State Statute:	
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290 All Other Real Pro	pperty	445 Amer. w/Disabilities Employment	535 Death Penalty Other:		62 Naturalization	1			
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V. ORIGIN (Place									
1 Original Proceeding	2 Remo		anded from ellate Court			ther District L	Aultidistrict itigation		
VI. CAUSE OF		Cite the U.S. Civil Statut 28 U.S.C. 1345	e under which you	are filing (I	o not cite jurisdictional statu	utes unless diversity):			
ACTION		Brief description of cause Enforced Collection							
VII. REQUESTI	ED IN	CHECK IF THIS IS		N I	DEMAND \$	CHECK YES	S only if den	nanded in	nplaint:
COMPLAI		UNDER RULE 23, 1				JURY DEM	-	/	No
VIII. RELATED IF ANY	CASE(S	(See instructions):	ЛUDGE			DOCKET NUMBE	DEC	-5 20	16
DATE IO			SIGNATURE OF AT	CTODNEY OF	necosp.				



UNITED STATES DISTRICT COURT

16

6319

FOR THE EASTERN DISTRICT OF PENNSYLVANIA – DESIGNATION FORM to be used by counsel to indicate the category of the case of the purpose of assignment to appropriate calendar.

Address of Plaintiff: c/o Suite 5000 - BNY Independence Center, 701 Market Street, Philadelphia, PA 19106-1532								
Address of Defendants: 1109 Carolina Avenue West Chester, PA 193	380							
Place of Accident, Incident or Transaction: <u>ACTION OF ENFORCED C</u> (Use Reverse Side For Ac	COLLECTIONS dditional Space)							
Does this case involve multi-district litigation possibilities?	Yes 🗆 🎢o 👪							
RELATED CASE, IF ANY:								
Case Number: Judge:	Date Terminated:							
Civil cass are deemed related when yes is answered to any of the following question	ns:							
1. Is this case related to property included in an earlier numbered suit pending or	within one year previously terminated action in this court? Yes □ No							
2. Does this case involve the same issue of fact or grow out of the same transacti this court?	ion as a prior suit pending or within one year previously terminated action in							
uns wart:	Yes □ No 🔀							
Does this case involve the validity or infringement of a patent already in suit or action in this court?	any earlier number case pending or within one year previously terminated							
action in this count:	Yes □ No 🔀							
A. Federal Question Cases 1. Image: Indemnity Contract, Manne contract, and All Other Contracts 2. Image: Indemnity Contract, Manne contract, and All Other Contracts 3. Image: Indemnity Contract, Manne contract, and All Other Contracts 4. Image: Indemnity Contract, Manne contract, and All Other Contracts 5. Image: Indemnity Contract, Manne contract, and All Other Contracts 6. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 7. Image: Indemnity Contract, Manne contract, and All Other Contracts 8. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne contract, and All Other Contracts 9. Image: Indemnity Contract, Manne Contract, and All Other Contracts 9. Image: Indemnity Contract, Manne Contract, All Other Contracts 9. Image: Indemnity Contract, Manne Contract, All Other Contracts 9. Image: Indemnity Contract, Manne Contract, All Other Contracts 9. Image: Indemnity Contract, Manne Contracts 9. Image: Indemnity Contracts 9. Image: I	B. Diversity Jurisdiction Cases: 1. Insurance contract and Other Contracts 2. Airplane Personal Injury 3. Assault, Defamation 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify) 7. Products Liability 8. Products Liability – Asbestor 9. All other diversity Cases (Please specify) RTIFICATION							
(Check appropriate I, Rebecca A. Solarz, Esq, counsel of record do here by certify:	e Category)							
Pursuant to Local civil Rule 52.2. Section 2©(2), that to the best of m exceed the sum of \$150,000.00 exclusive of interest and costs.	ny knowledge and belief, the damages recoverable in this civil action case							
Relief other than monetary damages is sought. DATE: 12/2/16	(sig) 315936							
	Law Attorney i.d.#							
Attorney-at-Law NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 39.								
I certify that, to my knowledge, the within case is not related to any case now pendin noted above. DATE: 12/2/16 Attorney-at-L	(sig) 315936							



UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

Plaintiff

CIVIL ACTION NO.

VS.

VASILIKI M. KRONIS a/k/a VASILKI M. HRONIS

Defendants

16

6319

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that the defendants do not agree with the plaintiff regarding said designation, that the defendants shall, with their first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a case management track designation form specifying the track to which those defendants believe the case should be assigned.

SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

(a)	§2241 through §2255.	()
(b)	Social Security Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.	()
(c)	Arbitration Cases required to be designated for arbitration under Local Civil Rule 53.2.	()
(d)	Asbestos Cases involving claims for personal injury or property damage from exposure to asbestos.	()
(e)	Special Management Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.)	. ()
(f)	Standard Management Cases that do not fall into	

12/2/2016

Date

Rebecca A. Solarz, Esq.

any one of the other tracks.

Attorney for Plaintiff, United States of America Pennsylvania Attorney I.D. No. 315936 Suite 5000 – BNY Independence Center 701 Market Street Philadelphia, PA 19106-1532 (215) 825-6327 (Direct) FAX (215) 825-6443 rsolarz@kmllawgroup.com



UNITED STATES DISTRICT COURT

FOR THE

EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

Plaintiff

16 6319

CIVIL NO.

vs.

VASILIKI M. KRONIS a/k/a VASILKI M. HRONIS

Defendants

COMPLAINT

The United States of America, on behalf of its Agency, U.S. Department of Education, by its specially appointed counsel, Rebecca A. Solarz of KML LAW GROUP, P.C., represents as follows:

- 1. This Court has jurisdiction pursuant to 28 U.S.C. 1345.
- The last-known address of the Defendants, VASILIKI M. KRONIS a/k/a
 VASILKI M. HRONIS ("Defendant") is 1109 Carolina Avenue, West Chester, PA
 19380.
- 3. That the defendant is indebted to the plaintiff in principal amount of \$5,836.39, plus interest of \$3,355.52, for a total of \$9,191.91. A true and correct copy of the Certificate of Indebtedness is attached as Exhibit "A" ("Certificate of Indebtedness").
- 4. Demand has been made upon Defendant by Plaintiff for the sum due but the amount due remains unpaid.

WHEREFORE, the plaintiff demands judgment against Defendant as follows;

- (A) In the amount \$9,191.91.
- (B) Plus filing fee allowed pursuant to 28 U.S.C., Section 1914 in the sum of \$150.00.
- (C) Interest from the date of judgment at the legal rate of interest in effect on the date of judgment until paid in full.
- (D) Costs of suit.

Notice is hereby given to Defendant that Plaintiff intends to seek satisfaction of any judgment rendered in it favor in this action from any debt accruing.

United States of America by and through its specially appointed counsel

KML Law Group, P.C.

Bv:

Rebecca A. Solarz, Esquire BNY Independence Center

701 Market Street

Suite 5000

Philadelphia, PA 19106-1532

(215)825-6327

rsolarz@kmllawgroup.com

UNITED STATES DISTRICT COURT

FOR THE

EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

Plaintiff

CIVIL NO.

vs.

VASILIKI M. KRONIS a/k/a VASILKI M. HRONIS

Defendants

EXHIBITS

"A" CERTIFICATE OF INDEBTEDNESS

U. S. DEPARTMENT OF EDUCATION SAN FRANCISCO, CALIFORNIA

CERTIFICATE OF INDEBTEDNESS #1 OF 1

Vasilki M. Kronis Aka: Vasilki M. Hronis 1109 Carolina Avenue West Chester, PA 19380 Account No. XXXXX8868

I certify that U.S. Department of Education records show that the BORROWER named above is indebted to the United States in the amount stated below plus additional interest from 06/06/16.

On or about 05/15/95 and 02/09/96, the BORROWER executed promissory notes to secure loans of \$2,625.00 and \$3,255.00 from Barnett Bank, Jacksonville, FL. This loan was disbursed for \$2,625.00 on 07/18/95 through 10/20/95 and for \$3,255.00 03/06/96 through 05/13/96 at a variable rate of interest to be established annually by the Department of Education. The loan obligation was guaranteed by Florida Department of Education Office of Student Financial Assistance and then reinsured by the Department of Education under loan guaranty programs authorized under Title IV-B of the Higher Education Act of 1965, as amended, 20 U.S.C., 1071 et seq. (34 C.F.R. Part 682). The holder demanded payment according to the terms of the note, and credited \$0.00 to the outstanding principal owed on the loan. The BORROWER defaulted on the obligation on 01/14/98, and the holder filed a claim on the loan guarantee.

Due to this default, the guaranty agency paid a claim in the amount of \$6,270.74 to the holder. The guarantor was then reimbursed for that claim payment by the Department under its reinsurance agreement. Pursuant to 34 C.F.R. § 682.410(b)(4), once the guarantor pays on a default claim, the entire amount paid becomes due to the guarantor as principal. The guarantor attempted to collect this debt from the BORROWER. The guarantor was unable to collect the full amount due, and on 09/11/06, assigned its right and title to the loan to the Department.

Since assignment of the loan, the Department has credited a total of \$1,170.60 in payments from all sources, including Treasury Department offsets, if any, to the balance. After application of these payments, the BORROWER now owes the United States the following:

Principal: \$5,836.39

Interest: \$3,355.52

Total debt as of 06/06/16: \$9,191.91

Interest accrues on the principal shown here at the current rate of 3.12% and a daily rate of \$0.50 through June 30, 2016, and thereafter at such rate as the Department establishes pursuant to section 427A of the Higher Education Act of 1965, as amended, 20 U.S.C. 1077a.

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct.

Executed on: 06/09/16

Gin Say Chan Loan Analyst

Litigation Support Unit